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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE TRADEMARK TRIAL AND APPEAL BOARD

;		
OLEM SHOE CORP.,)		09-25-2003
Opposer,)	Opposition No. 91157346	U.S. Patent & TMOfc/TM Mail Ropt Dt. #22
v.)	Serial No. 76/127,955	
BRUNOTTI Trademark B.V.,		
Applicant.)		

MOTION ON CONSENT FOR THIRTY (30) DAY EXTENSION TO FILE AN ANSWER AND TO RESET DISCOVERYAND SUBSEQUENT PERIODS

Applicant, Brunotti Trademark B.V., ("Applicantt"), respectfully requests that the period to file an Answer to the above-captioned Opposition be extended thirty (30) days, up to and including October 23, 2003, so the parties may adequately confer and explore potential resolution. Applicant further requests that all discovery and trial testimony dates be extended an additional thirty (30) days.

Opposer, Olem Shoe Corp., through its counsel Jesus Sanchelima, Esq., has orally consented to this first extension of time of thirty (30) days to file an Answer and to extend discovery and subsequent periods during a telephone with the undersigned counsel, Matthew C. Wagner, on September 22, 2003.

The trial calendar is thus as follows:

THE PERIOD FOR DISCOVERY TO OPEN:

October 3, 2003

THE PERIOD FOR DISCOVERY TO CLOSE:

March 31, 2004

Testimony period for party in Position of plaintiff to close

June 29, 2004

Testimony period for party in Position of defendant to close

August 28, 204

Rebuttal testimony period for plaintiff to close

October 12, 2004

Briefs on final hearing shall become due as provided in Trademark Rule 2.128.

It is respectfully moved that the periods be reset as indicated above with the concurrence of the Trademark Trial and Appeal Board. This request is files in triplicate.

Respectfully submitted for Respondent,

Bv

Matthew C. Wagner しる M Collew

MCW:aat

Enclosures:

- Original, plus two copies (3 total)

Dated: September 23, 2003

COLLEN *IP*THE HOLYOKE-MANHATTAN BUILDING
80 SOUTH HIGHLAND AVENUE
OSSINING, NEW YORK 10562

SHOULD ANY OTHER FEE BE REQUIRED, THE PATENT AND TRADEMARK OFFICE IS HEREBY REQUESTED TO CHARGE SUCH FEE TO OUR DEPOSIT ACCOUNT 03-2465.

I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE AS FIRST CLASS MAIL, POSTAGE PREPAID IN AN ENVELOPE ADDRESSED TO: BOX TTAB - NO FEE, ASSISTANT COMMISSIONER FOR TRADEMARKS, 2900 CRYSTAL DRIVE, ARLINGTON, VIRGINIA 22202.

BY:

DATE: September 23, 2003

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

OLEM SHOE CORP.,	
Opposer,)) Opposition No. 91157346
v.) Serial No. 76/127,955
BRUNOTTI Trademark B.V.,))
Applicant.)

CERTIFICATE OF SERVICE

I, Allyssa A. Tillson, hereby certify that I caused a true and correct copy of the foregoing MOTION ON CONSENT FOR THIRTY (30) DAY EXTENSION TO FILE AN ANSWER AND TO RESET DISCOVERYAND SUBSEQUENT PERIODS to be served upon the following attorney of record via first class mail, postage pre-paid, as well as via facsimile:

Jesus Sanchelima, Esq.
SANCHELIMA & ASSOCIATES, P.A.
235 S.W. Le Jeune Road
Miami, Florida 33134
Fax (305) 445-8484

Said service having taken place this 23 day of September 2003.

Allyssa & Tillson